INSTRUCTIONS

ON PETITION FOR A PROTECTIVE ORDER TO PREVENT ELDER OR DEPENDENT ADULT ABUSE

INSTRUCTIONS FOR THE PETITIONER

1. Where to file

A petition for a protective order must be filed in the superior court either in the county where the abuse occurred or in the county where the defendants, or some of them, reside at the time the petition is filed.

2. Who may be protected by the orders?

An elder or a dependent adult who has suffered abuse as defined in Section 15610.07 of the California Welfare and Institutions Code may be protected by the orders. Under Section 15610.07, "abuse of an elder or a dependent adult" means either:

- a. Physical abuse, neglect, financial abuse, abandonment, isolation, abduction, or other treatment with resulting physical harm or pain or mental suffering; or
- b. The deprivation by a care custodian of goods or services that are necessary to avoid physical harm or mental suffering.

3. Who can petition for the orders?

The person to be protected, the conservator of the person to be protected, or a guardian ad litem appointed by the court to represent the person to be protected can file a petition.

4. What forms are required?

Prepare an original of each of the following forms and, once completed, make **at least two copies** of each: Form EA-100, *Petition for Protective Orders*

Form EA-120, Order to Show Cause and Temporary Restraining Order

Forms are available at the court clerk's office or through legal publishers. Forms are also available on the California Courts Web site at www.courtinfo.ca.gov/forms.

The forms may be filled out on a computer, typed, or handwritten or handprinted. If you have access to the Internet, fillable forms are available on the California Courts Web site. Most libraries and some women's shelters and volunteer legal service groups have computers that you may use. If you handwrite your forms, print clearly.

You will need one copy of the temporary restraining order for each law enforcement agency and others who will help enforce the order and two copies for yourself. Thus, if you want to give copies of the court orders to three law enforcement agencies, you will need at least **five** copies of your forms. Bring the original and all copies to court to present to the court clerk.

5. Judicial signature

The court clerk will tell you where to take your documents for judicial signature.

6. Filing fee, filing, and hearing date

The Petition for Protective Orders (form EA-100) and the Order to Show Cause and Temporary Restraining Order (form EA-120) must be presented to the court. There is no fee for filing these documents. The court will provide a hearing date, which will be inserted in the order. When you file these documents, you should ask the court clerk to file-stamp your copies.

7. Delivery of the temporary restraining order to law enforcement

You should ensure that each order is delivered to the appropriate law enforcement agencies so that the orders will be enforced. Check with the court clerk to find out how to deliver an order.

8. Personal service requirements

The law requires that the person from whom you wish to be protected must be personally **served** this notice that you have filed for a restraining order. The judge cannot make any orders at the hearing unless and until the person from whom you wish to be protected has been properly served.

Once you have obtained a signed order, the original petition and order have been filed with the court, and you have received your filed-stamped copies from the court clerk, you must have the respondent—the person from whom you wish to be protected—personally **served** with a filed-stamped copy of the *Petition for Protective Orders* (form EA-100), a filed-stamped copy of the *Order to Show Cause and Temporary Restraining Order* (form EA-120), and a blank *Response to Petition for Protective Orders* (form EA-110). These papers must be **served** at least two days before the hearing date, unless the court has provided another time for completing service.

"Serve" is a legal term which means that your completed forms must be personally delivered to the person from whom you wish to be protected. Neither the protected person nor the petitioner (if that is someone other than the protected person) may serve the papers on the other party. Service may be made by a licensed process server, the sheriff's department, or any person 18 years or older who is not a party to the case.

If you hire a professional process server, you must pay for this service. It is helpful to give the process server a picture of the person from whom you wish to be protected and a list of times and places when it will be easier to find that person to serve the forms.

You may not have to hire a process server to have the court forms served on the person from whom you wish to be protected. For instance, if you cannot afford to pay, you may file a fee waiver application with the court. (If you want to apply for a fee waiver, see *Application for Waiver of Court Fees and Costs* (form 982(a)(17); *Information Sheet on Waiver of Court Fees and Costs* (form 982(a)(17)(A); and *Order on Application for Waiver of Court Fees and Costs* (form 982(a)(18).) The judge may waive your fees so that the sheriff or marshal will serve your papers for free. If the person from whom you wish to be protected is in jail, there is no fee to have the person served.

9. Proof of service requirements

After the restrained person has been personally served, the individual who served the papers on that person must complete and sign a *Proof of Personal Service* (form EA-140) (for personal service)). The original proof of service must be filed with the court before the hearing. Keep copies for yourself.

10. Bring documents to the court hearing

Bring copies of all documents you have filed with the court, including your *Proof of Personal Service* form, to the court hearing. In addition, complete and bring with you a completed copy of the *Restraining Order After Hearing* (form EA-130) for the judge's signature at the hearing.

11. After the hearing

a. Filing the signed restraining order after the hearing

At or after the hearing, the *Restraining Order After Hearing* (form EA-130) may be modified to reflect the judge's orders. Ask the judge or court clerk how to obtain the judge's signature on the final order. After the judge signs the order, make **at least two copies**. File the original with the court clerk and ask the court clerk to file-stamp the copies for you.

b. Delivery of the signed restraining order

You should ensure that the order is delivered to the law enforcement officials that you would like to have enforce the order. Check with the court clerk to find out how to deliver the order.

c. Serving the signed restraining order

If the respondent—the person from whom you wish to be protected—was not present in court at the court hearing, you should arrange to have the respondent personally served with a filed-stamped copy of the *Restraining Order After Hearing* (form EA-130).

d. Proof of service of the signed restraining order

After the restrained person has been served, the person who served the papers must complete and sign a *Proof of Personal Service* (form EA-140). The original must be filed with the court. Keep copies for yourself.

INSTRUCTIONS FOR THE RESPONDENT

- 1. If you are served with an *Order to Show Cause and Temporary Restraining Order (Elder or Dependent Adult Abuse)* (form EA-120) and a *Petition for Protective Orders (Elder or Dependent Adult Abuse)* (form EA-100), you should promptly seek legal advice. If you have no attorney, the attorney referral service of your local bar association may be of assistance.
- 2. If you wish to respond to or oppose the petition, you should file a Response to Petition for Protective Orders (form EA-110). Forms are available at the court clerk's office, from legal publishers, and in fillable form on the California Courts Web site at www.courtinfo.ca.gov/forms. An original response must be filed with the court and a copy served on the petitioner or the petitioner's attorney. You do not have to pay any fee to file your response.

In addition to the response, you may file and serve declarations signed by you and other persons who have personal knowledge of the facts. A declaration form (form MC-031) is available from the court clerk's office. If you do not know how to prepare a declaration, you should see an attorney. After you have filed the response with the clerk of the court, a copy must be delivered personally or by mail to the petitioner or the petitioner's attorney.

You cannot serve the petitioner yourself. The person who serves the petitioner must complete and sign a *Proof of Personal Service* (form EA-140) (for personal service) or *Proof of Service by Mail* (form EA-141 (for service by mail). You should file the completed form with the court clerk before the hearing date or bring it with you to the hearing.

- 3. If you wish to oppose the petition, in addition to filing a response you should be present at the hearing. If you have any witnesses, they must also be present at the hearing.
- 4. If the court orders you to relinquish firearms, you must sell all your firearms to a licensed gun dealer or relinquish them to a law enforcement agency. You must file a receipt showing that you have sold or relinquished the firearms within 72 hours of receiving the order. You may use *Proof of Sale or Turning In of Firearms* (form EA-145) for this purpose.

Requests for Accommodation

Assistive listening systems, computer-assisted real-time-captioning, or sign language interpreter services are available upon request if at least 5 days notice is provided. Contact the clerk's office for *Request for Accommodations by Persons With Disabilities and Order* (form MC-410). (Civ. Code, § 54.8.)



			500 00007 005 000 0
ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	me and Address):	TELEPHONE NO.:	FOR COURT USE ONLY
BAR NO.:			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA,	COUNTY OF VENTURA		
800 S. VICTORIA AVE., V	VENTURA CA 93009		
		0	
3855-F ALAMO ST. SIMI	VALLEY, CA. 93063-2110	U	
PLAINTIFF/PETITIONER:			
DEFENDANT/RESPONDENT:			
DECLARATION	N FOR COURT ASSIG	NMFNT	CASE NUMBER:
	etainer and all other General C		
, ,		<u> </u>	
Family Law, Domestic Violence, Pa	•	ful Detainer, and all other C	General Civil actions presented
for filing MUST be accompanied by	this declaration.		
The undersigned declares that the ab	ove entitled matter is filed	for proceedings in the:	
East County Division , 3855-	-F Alamo St., Simi Valley,	CA 93063 (Based upon Zip C	ode designation.)
91301 91302	91304	91307 91320 - <u>Ex</u>	cluding Family Law
91360 91361	91362	91377 93020	93021
93062 93063	93064	93065 91363	
		71303	
	ctoria Ave., Ventura, CA 93	009 (Venue does NOT fall w	vithin the Zip Codes above but is within
Ventura County.			
For the checked reason:			
Contract	Performance in the divise	ion is expressly provided for	
Equity	The cause of action arose		
Eminent Domain	The property is located v		
Family Law		tioner or respondent resides w	rithin the division
Harassment		tioner or respondent resides w	
Mandate	The defendant functions wholly within the division		
Name Change The petitioner resides within the division			
Paternity Plaintiff, defendant, petitioner or respondent resides within the division.			
Personal Injury	The injury occurred within the division or the defendant resides within the division		
Personal Property	The property is located within the division or the defendant resides within the division		
Prohibition Review	The defendant functions wholly within the division		
Title to Real Property	The defendant functions wholly within the division		
Unlawful Detainer	The property is leasted within the division		
Domestic Violence	The property is located within the division		
Civil not otherwise specified	Plaintiff, defendant, petitioner or respondent resides within the division		
CIVII not otherwise specified	·	(Venue Rule Applicable)	
The address of the accident, perform	ance party detention place		which qualifies this case for filing
in the division:	ance, party, detention, place	c of business, of other factor v	which quanties this ease for filling
	Address	S:	
		`	
•	re under penalty of perjury	under the laws of the State of	California that the foregoing is true and
correct.			
Date:			

Signature of Attorney/Party

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): NO.:	TELEPHONE NO.:	FOR COURT USE ONLY
ATTORNEY FOR (Name): COURT NAME: SUPERIOR COURT OF CALIFORNIA, C	COUNTY OF VENTURA	
PETITIONER/PLAINTIFF:		
RESPONDENT/DEFENDANT:		
CONSENT FOR COURT ASS (Family Law)	BIGNMENT	CASE NUMBER:
The undersigned hereby consents that the caus Court Commissioner of the Ventura County Structure Section 21 of the Constitution of the State of Commissioner Bruce A. Young has been apported and decide all motions, and make any ord understood that Commissioner Bruce A. Young the necessary oath of office to try the case as to	uperior Court, as temporary judicalifornia. Her of the Presiding Judge of the inted to act as temporary judicers including sentencing config, has been appointed to try the configuration.	the Ventura County Superior Court, ge to try the above referenced case, nected with this case. It is
Dated:	Signature of li	itigant or attorney

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
NESI GINDEINI.	
DETITION FOR PROTECTIVE ORDERS	CASE NUMBER:
PETITION FOR PROTECTIVE ORDERS (Elder or Dependent Adult Abuse)	
(======================================	
NOTE: This form must be completed and filed with an Order to Show Cause and Temporar	y Restraining Order (form EA-120). A
separate petition must be filed for each person to be protected.	
1. Petitioner (name): is	
a. the person to be protected.	
b. the conservator of the person to be protected.	
c. the guardian ad litem for the person to be protected.	
d other (describe relationship and capacity):	
2. Person to be protected (name):	
a. is age 65 years or older.	
b. is between the ages of 18 and 64, and has physical or mental limitations that re	estrict his or her ability to carry out normal
activities or to protect his or her rights (describe physical or mental limitations):	
3. a. Person to be restrained (name):	
b. Description:	
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:
c. Address (if available):	
d. Relationship to protected person (describe):	
RELATED CASES	
	irt actions with the person to be restrained in
which restraining orders were issued. (If other court actions are known, please specify	
state, and attach copies of orders if available):	
h. Describe any other related access (angelf) acces name, much as and accept a sufficiently	otal:
b. Describe any other related cases (specify case name, number, and county or other sta	ne).

(This is not a Court Order)

PETITIONER:	CASE NUMBER:
RESPONDENT:	
11. TIME FOR SERVICE Petitioner requests that time for service of the Order to Show Cause and accompanyi 2 days before the date set for hearing other (specify time): complete service shortened to less than 2 days before the hearing, provide additional	. (If you need the time to
12. OTHER ORDERS (Specify any other orders that you are requesting. You must	provide reasons for your requests.)
Continued on Attachment 12. (If you need more space, check here and use an (form MC-025) designated as "Attachment 12.") 13. DESCRIPTION OF ABUSE AND OTHER FACTS SUPPORTING PETITION (Describe in detail the most recent incidents of abuse. List each incident separately, what to whom and any injuries. Describe any history of abuse.):	
Continued on Attachment 13. (If you need more space, check here and add an a (form MC-025) designated as "Attachment 13.")	attachment. You may use Attachment

(This is not a Court Order)

PETITIONER:	CASE NUMBER:		
RESPONDENT:			
14. NO FILING FEE			
There is no filing fee for this petition.			
15. NO FEE FOR SERVICE OF ORDERS			
Petitioner requests free service by law enforcement of the orders issued based			
Institutions Code section 15657.03(m). (For the court to determine if you are e			
completed copy of the Application for Waiver of Court Fees and Costs (form 98	sz(a)(17) with this petition.)		
16. ATTORNEY FEES AND COSTS Petitioner requests that petitioner's attorney fees and costs be paid by the rest	rained person as follows:		
ltem Petitioner requests that petitioner's attorney rees and costs be paid by the rest	railieu persori as luliuws.		
17. SERVICE OF ORDERS ON LAW ENFORCEMENT			
Petitioner requests that copies of the order be given to the law enforcement ag	encies listed below by:		
a. the petitioner.			
b the petitioner's attorney.c the clerk of the court, by mail.			
Law Enforcement Agency Address			
Law Lillorcement Agency Address			
Please note that this <i>Petition for Protective Orders</i> and the orders issued by the the restrained person. No person to be protected, including yourself, may person			
Date:			
L			
)			
(TYPE OR PRINT NAME OF ATTORNEY) (SIGNATURE OF ATTORNEY)			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
Date:			
Duic.			
•			
(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)		

(This is not a Court Order)

ATTORNEY OR PARTY WITHOUT ATTORNI	EY (Name, State Bar number, and address):		F	FOR COURT USE ONLY
_				
TELEPHONE NO. (Optional):	FAX NO. (Optional):			
-MAIL ADDRESS (Optional):				
ATTORNEY FOR (Name):				
SUPERIOR COURT OF CALIFOR	NIA, COUNTY OF			
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
PETITIONER:				
RESPONDENT:				
OPDER TO SHOW C	AUSE AND TEMPORARY RESTRAIN	ING OPDER	CASE NUMBER:	
	Dependent Adult Abuse) (CLETS			
	ORDER TO SHO	W CALISE		
	ORDER TO SHO	W CAUSE		
. TO (name of person to be res	trained):			
	ear in this court at the date, time, and p		below to give	any legal reason why the
orders sought and the other re	elief requested in the petition should no	t be granted.		
	NOTICE OF H	EARING		
a. Date:	Time:	Dept.:		Room:
b. The address of the court w	where the hearing will be held	is shown above	is (spec	ify):
attorney, to give any lega preparing your response, NOTICE REGARDING NO RESPONDENT on page 4	set at the time and place indicated a il reason why the orders requested in you should read the NOTICES TO T NAPPEARANCE AT HEARING AND S ilf you do not appear at the court he equested orders for up to three years	n the attached petition HE RESPONDENT o SERVICE OF ORDER Paring at the date, tin	on should no n page 3 of t and the INS ne, and place	t be granted. Before his document and the TRUCTIONS FOR THE
Date:				
			JUDICIAL OF	FFICER
		SIGNATURE ON PAG	GE 3 OR FOLLOWS	LAST ATTACHMENT
	IMPORTANT INFORMATION	ON FOR RESPOND	ENT	
(Elder or Dependent Adult forbidding you from doing	I other papers served on you. The <i>O</i> <i>Abuse)</i> tells you when to appear in o certain things. Read pages 2 and 3 t is orders, criminal charges may b	ourt and may contai o determine if there	n a temporar is a restraini	ry restraining order

information on how to complete your Response.

If you want to respond to or oppose the Petition for Protective Orders (Elder or Dependent Adult Abuse), you should file a Response to Petition for Protective Orders (form EA-110). Read the Instructions for the Respondent on page 4 for

PETITIONER:	CASE NUMBER:
RESPONDENT:	
TEMPORARY RESTRAINING	ORDERS
THIS ORDER SHALL EXPIRE AT THE DATE AND TIME OF THE HEARING SI BY THE COURT.	HOWN IN THE BOX ABOVE UNLESS EXTENDED
THE COURT FINDS	
3. a. The restrained person is <i>(name):</i>	
b. The restrained person is described as follows:	
Sex: M F Ht.: Wt.: Hair color: Eye color:	Race: Age: Date of birth:
4. The protected person is (name):	
UNTIL THE TIME OF HEARING, THE COURT ORDERS	
5 a. PERSONAL CONDUCT ORDER The restrained person must not:	
	poverally associate botton barroom destroy the personal
(1) abuse, intimidate, molest, attack, strike, stalk, threaten, sproperty of, or disturb the peace of, the protected person	
(2) telephone or contact directly or indirectly, by mail or other	erwise, the protected person.
b. RESIDENCE EXCLUSION ORDER	
The restrained person must immediately move from and must not (address):	return to the protected person's residence located at
and may take only personal clothing and effects needed until the h	earing.
c. STAY-AWAY ORDER	3
The restrained person must stay at least (specify): yards	s away from the protected person and the following
places: (1) The protected person's residence located at (address):	
(2) The protected person's place of work located at (address)) <i>:</i>
(3) The protected person's vehicle (specify):	
(4) Other (specify):	
6. FIREARMS PROHIBITION AND RELINQUISHMENT ORDER	
(If the abuse alleged in this case is solely financial abuse unaccompanied by any other form of abuse, no firearms prohibition or relinquishment order shal	
The abuse alleged in this case is not solely financial abuse unaccompanied	•
any other form of abuse. The restrained person is prohibited from owning, po	•
attempting to purchase or receive any firearms, and must surrender to local	
dealer any firearm in or subject to his or her immediate possession or contro	
(1) 24 hours after issuance of this order (if restrained person is preser (2) 48 hours after service of this order (if restrained person is not pres	
(3) other (specify):	ent at nearing).
	
If the restrained person owns, possesses, or controls any firearms, he or she receipt with the court showing compliance with this order. (Form EA-145 may to	
7. NO FEE FOR FILING	
There are no fees for filing the petition and response to these restraining orde	rs.
8. NO FEE FOR SERVICE OF ORDERS	
Fees for service of this order by law enforcement are waived.	

PETITIONER:	CASE NUMBER:
RESPONDENT:	
9. OTHER ORDERS (specify):	
10. SERVICE ON DEFENDANT	
a. The request for an order shortening time is granted.	
b. The documents listed in 10c must be personally served on the restrained days before the time set for the hearing. The response must be filed no the time set for hearing.	
c. The documents checked below must be personally served on the restrained pe	rson:
1. Petition for Protective Orders (Elder or Dependent Adult Abuse) (for	•
Order to Show Cause and Temporary Restraining Order (Elder or Dependent) Blank Response to Petition for Protective Orders (Elder or Dependent)	
 Blank Response to Petition for Protective Orders (Elder or Dependent As Dependent Protective Orders) Blank Proof of Sale or Turning In of Firearms (form EA-145) 	ent Adult Abuse) (Iofffi EA-110)
5. Other (specify):	
d. Proof of service of the documents must be filed with the court before the hearing	ng.
11. DELIVERY TO LAW ENFORCEMENT	
A copy of this order and any proof of service must be delivered to the law enforce means:	ment agencies listed below by the following
a. the protected person must deliver.	
b the protected person's attorney must deliver.c the clerk of the court must mail.	
Law enforcement agency Address	
<u>Law emotornent agency</u> <u>Address</u>	
Date:	
	JUDICIAL OFFICER
NOTICES TO THE RESPONDEN	т

NOTICE REGARDING ENFORCEMENT OF THIS ORDER

This order is effective when made. It is enforceable anywhere in California by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received, and the restrained person was not present at the court hearing, the law enforcement agency shall advise the restrained person of the terms of the order and must enforce it.

Violation of this restraining order may be punished as a contempt of court, or a misdemeanor punishable by one year in jail or a \$1,000 fine, or both.

NOTICE REGARDING FIREARMS

Unless the abuse in this case involves solely financial abuse unaccompanied by force, threat, harassment, intimidation, or any other form of abuse, the restrained person is prohibited from owning, possessing, purchasing, or receiving, or attempting to purchase or receive, a firearm. Any such conduct is subject to a \$1,000 fine and imprisonment. You must sell any guns or firearms that you control to a licensed gun dealer or turn them in to law enforcement in accordance with item 6 above.

PETITIONER:	CASE NUMBER:
RESPONDENT:	

NOTICE REGARDING NONAPPEARANCE AT HEARING AND SERVICE OF ORDER

IF YOU HAVE BEEN PERSONALLY SERVED WITH A TEMPORARY RESTRAINING ORDER AND NOTICE OF HEARING, BUT YOU DO NOT APPEAR AT THE HEARING EITHER IN PERSON OR BY COUNSEL, AND A RESTRAINING ORDER THAT DOES NOT DIFFER FROM THE PRIOR TEMPORARY RESTRAINING ORDER, IS ISSUED AT THE HEARING A COPY OF THE ORDER WILL BE SERVED ON YOU BY MAIL AT THE FOLLOWING ADDRESS:

IF THAT ADDRESS IS NOT CORRECT OR YOU WISH TO VERIFY THAT THE TEMPORARY ORDER WAS MADE PERMANENT WITHOUT SUBSTANTIVE CHANGE, CONTACT THE CLERK OF THE COURT.

IF BOTH YOU AND THE PETITIONER ARE PERSONALLY PRESENT AT THE HEARING WHERE THE ORDER IS ISSUED, NO ADDITIONAL PROOF OF SERVICE WILL BE REQUIRED.

INSTRUCTIONS FOR THE RESPONDENT

- 1. If you are served with an *Order to Show Cause and Temporary Restraining Order (Elder or Dependent Adult Abuse)* [OSC] (form EA-120) and a *Petition for Protective Orders (Elder or Dependent Adult Abuse)* [petition] (form EA-100), you should promptly seek legal advice. If you have no attorney, the attorney referral service of your local bar association may be of assistance.
- 2. If you wish to respond to or oppose the **petition**, you should file a *Response to Petition for Protective Orders* [response] (form EA-110). An original response must be filed with the court and a copy served on the petitioner or the petitioner's attorney. You do not have to pay any fee to file your response.

In addition to the **response**, you may file and serve declarations signed by you and other persons who have personal knowledge of the facts. A declaration form (form MC-031) is available from the clerk's office of the court shown on page 1 of this form. If you do not know how to prepare a declaration, you should see an attorney. After you have filed the **response** with the clerk of the court, a copy must be delivered personally or by mail to the petitioner or the petitioner's attorney.

You cannot serve the petitioner yourself. The person who serves the petitioner should complete and sign a *Proof of Service* (form EA-141). You should take the completed form back to the court clerk before the hearing date or bring it with you to the hearing.

3. If you wish to oppose the **petition**, in addition to filing a **response** you should be present at the hearing. If you have any witnesses, they must also be present at the hearing.

Assistive listening systems, computer-assisted real-time-captioning, or sign language interpreter services are available upon request if at least 5 days notice is provided. Contact the clerk's office for *Request for Accommodations by Persons With Disabilities and Order* (form MC-410). (Civ. Code, § 54.8.)



[SEAL]	d	ELERK'S CERTIFICATE	
		to Show Cause and Temporary Restraining Order (Elder or S) is a true and correct copy of the original on file in the court.	
	Date:	Clerk, by	, Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY		
TELEPHONE NO. (Optional): FAX NO. (Optional):			
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):	4		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE: BRANCH NAME:			
PETITIONER:	-		
RESPONDENT:			
RESPONDENT.			
PROOF OF PERSONAL SERVICE	CASE NUMBER:		
(Elder or Dependent Adult Abuse)			
 item 1, have the person who served the documents complete this <i>Proof of Personal Service</i>. Give the original to the clerk for filing. Neither the petitioner nor any person protected by these orders can serve the papers. I served a copy of the following documents (check the box before the title of each document you served): a. Petition for Protective Orders (Elder or Dependent Adult Abuse) (form EA-100) b. Order to Show Cause and Temporary Restraining Order (Elder or Dependent Adult Abuse) (CLETS) (form EA-120) c. Blank Response to Petition for Protective Orders (Elder or Dependent Adult Abuse) (form EA-110) d. Restraining Order After Hearing (Elder or Dependent Adult Abuse) (CLETS) (form EA-130) e. Blank Proof of Sale or Turning In of Firearms (form EA-145) f. Application and Order for Reissuance of Order to Show Cause (Elder or Dependent Adult Abuse) (CLETS) (form EA-125) g. Other (specify): 			
2. Person served (name):			
3. I personally delivered copies to the person served, as follows:a. Date:b. Time:c. Address:			
4. At the time of service I was over 18 years of age, not a party to this action, and not a p	rotected person in any of the orders.		
5. My name, address, and telephone number are (specify):			
6. If applicable, the county where I am registered as a process server and my registration number are (specify):			
I declare under penalty of perjury under the laws of the State of California that the foregoin Date:	ng is true and correct.		
<u> </u>	Upp of pepadal will deplie Tur a appar		
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNAT	URE OF PERSON WHO SERVED THE PAPERS)		

ATTORNEY OR PARTY WITHOU	T ATTORNEY (Name, State	Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional):		FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		, , ,	
ATTORNEY FOR (Name):			
	2411505114 00111	TV 05	
SUPERIOR COURT OF C	CALIFORNIA, COUN	TY OF	
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
PETITIONER:			
RESPONDENT:			
			
RESPONS		FOR PROTECTIVE ORDERS	
	(Elder or Deper	ndent Adult Abuse)	
HEARING DATE:	TIME:	DEPT., ROOM, OR DIVISION:	CASE NUMBER:
I respond to the Petition 1. PERSONAL C a. I cons b. I do r	i. In for Protective Ord CONDUCT ORDER sent to the order rea	quested in the petition. order requested in the petition.	
a. I con b. I do r		quested in the petition. order requested in the petition.	
b. 🔲 I do r	sent to the order re	quested in the petition. order requested in the petition. g order (specify):	
a. I do n b. I cons c. I do n	ot own, possess, o	RELINQUISHMENT ORDER r control any firearms. quested in the petition. rder requested in the petition.	

PETITIONER:	CASE NUMBER:
RESPONDENT:	
NEST STREET.	
5. OTHER ORDERS (see item 12 of the Petition for Protective Orders (Elder or Depeta. I consent to the other orders requested in the petition. b. I do not consent to the other orders requested in the petition. c. I consent to the following orders (specify):	endent Adult Abuse) (form EA-100))
6. FACTS SUPPORTING THIS RESPONSE Facts supporting this response are as follows:	
Continued on Attachment 6. (If you need more space, check here and add an atta MC-025) designated as "Attachment 6.") 7. ATTORNEY FEES AND COSTS a. I request the court to order payment of my attorney fees if I win. b. I request the court to order payment of my out-of-pocket expenses incur	
restraining order issued without sufficient facts. The amounts are as follows:	
Item Amount	
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the State of California that the foregoing i	s true and correct
r declare under penalty of perjury under the laws of the State of California that the foregoing i	s true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF RESPONDENT)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
<u> </u>	
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONED	
PETITIONER:	
RESPONDENT:	
	0.405.1//.1/1950
RESTRAINING ORDER AFTER HEARING	CASE NUMBER:
(Elder or Dependent Adult Abuse) (CLETS)	
THIS ORDER, EXCEPT FOR ANY AWARD OF ATTORNEY FEES AND COSTS, WILL EX	(PIRE AT MIDNIGHT ON
(date): . IF DATE IS BLANK, THIS ORDER EXPIRES THREE YE	ARS FROM THE DATE OF ISSUANCE.
1. This proceeding was heard by judicial officer (name):	
on (date): at (time): in Dept.:	Room: Div.:
2. a The person seeking to be protected and the person to be restrained were person.	sonally present at the court hearing. No
additional proof of service of this restraining order is required.	
b The person seeking to be protected was personally present. Proof of service	on the respondent of the Order to Show
Cause and the Petition for Protective Orders was presented to the court.	
(1) The orders on this form are the same as on form EA-120 except form	or the end date. This order can be served by
mail.	
(2) The orders on this form are different from those on form EA-120. S	
protected must personally serve a copy of this order on the person	
C. By written stipulation, no additional proof of service of this restraining order is	required.
THE COURT FINDS	
3. a. The restrained person is (name):	
b. The description of the restrained person is as follows:	
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Date of birth:
4. The protected person is <i>(name)</i> :	
The processor person to (name).	
5. The residence exclusion order below is supported by the following facts:	
a. The person to be protected has a legal right to live at the residence located at <i>(address)</i>	966).
a person to be protected had a logar right to live at the reducine located at (additi	,.
b. The person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will suffer physical or emotional harm if the restrained person to be protected will be a suffer physical or emotion and the person to be protected will be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or empty and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or emotion and the person to be a suffer physical or e	erson does not leave the residence.

c. Title to or lease of the residence at the address listed above is not in the sole name of the person to be restrained nor is it in the name of the person to be restrained and another person besides the person to be protected.

P	ETITIONER:	CASE NUMBER:
DE	PRONDENT.	
KE.	SPONDENT:	
THE	COURT ORDERS	
6.	PERSONAL CONDUCT ORDER	
	The restrained person must not:	
	(1) abuse, intimidate, molest, attack, strike, stalk, threaten, sexually assault, batt property of, or disturb the peace of, the protected person.	er, harass, destroy the personal
	(2) telephone or contact directly or indirectly, by mail or otherwise, the protected	person.
7.	RESIDENCE EXCLUSION ORDER The restrained person must immediately move from and must not return to the reitem 5a.	sidence located at the address listed in
8.	STAY-AWAY ORDER	
	·	the protected person and the following
	places: a The protected person's residence located at (address):	
	b. The protected person's place of work located at (address):	
	c. The protected person's vehicle (specify): d. Other (specify):	
9.	FIREARMS PROHIBITION AND RELINQUISHMENT ORDER	
	(If the abuse alleged in this case is solely financial abuse unaccompanied by force, thr any other form of abuse, no firearms prohibition or relinquishment order shall be issued	
	The abuse alleged in this case is not solely financial abuse unaccompanied by force, the any other form of abuse. The restrained person is prohibited from owning, possessing attempting to purchase or receive any firearms, and must surrender to local law enforce dealer any firearm in or subject to his or her immediate possession or control within	nreat, harassment, intimidation, or , purchasing, or receiving, or
	(1) 24 hours after issuance of this order (if restrained person is present at hearing	ng).
	(2) 48 hours after service of this order (if restrained person is not present at hea	ring).
	(3) other (specify): If the restrained person owns, possesses, or controls any firearms, he or she must file compliance with this order within 72 hours of receiving this order. (Form EA-145 may be seen to be seen the compliance with the control of the contro	
10.	ADDITIONAL ORDERS (specify):	
11.	NO FEE FOR SERVICE OF ORDER	
	Fees for service of this order by law enforcement are waived.	

PETITIONER:			CASE NUMBER:
RESPONDENT:			
A copy of this order means: a the protect the	AW ENFORCEMENT er and any proof of service must be cted person must deliver. cted person's attorney must delive of the court must mail.	-	ent agencies listed below by the following
Law Enforce	ment Agency	Address	
Date:			JUDICIAL OFFICER
NOTICE REGARDING ENFORCEMENT OF THIS ORDER This order is effective when made. The law enforcement agency shall enforce the order immediately upon receipt. It is enforceable anywhere in California by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If proof of service on the restrained person has not been received, the law enforcement agency must advise the restrained person of the terms of the order and then enforce it. Violation of this order is a misdemeanor, punishable by a \$1,000 fine, one year in jail, or both. This order must be enforced by all law enforcement officers in the state of California.			
NOTICE REGARDING FIREARMS Unless the abuse in this case is solely financial abuse unaccompanied by force, threat, harassment, intimidation, or any other form of abuse, the restrained person is prohibited from owning, possessing, purchasing, or receiving, or attempting to purchase or receive any firearm. Any such conduct is subject to a \$1,000 fine and imprisonment. You must sell any guns or firearms that you have under your control to a licensed gun dealer or turn them over to law enforcement in accordance with item 9 above.			
[SEAL]	I certify that the foregoing Re (CLETS) is a true and correc		(Elder or Dependent Adult Abuse)
	Date:	Clerk, by	, Deputy

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	-
PETITIONER:	
RESPONDENT:	
REST STREET.	
	CASE NUMBER:
PROOF OF SERVICE BY MAIL	
(Elder or Dependent Adult Abuse)	
Instructions to Respondent: After having the petitioner served by mail with any of the of the person who mailed the documents complete this <i>Proof of Service by Mail</i> . You can completed <i>Proof of Service by Mail</i> to the clerk for filing. An unsigned copy of the <i>Proof</i> to and served with the documents. 1. I served a copy of the following documents:	not serve the documents. Give the
a. Completed Response to Petition for Protective Orders (Elder or Dependent Adul b. Other (specify):	t Abuse) (form EA-110)
 I deposited a true copy of each of the foregoing documents in the United States mail, in a prepaid. The envelope was addressed and mailed as follows: a. Name of person served: b. Address: 	sealed envelope with postage fully
c. Date of mailing: d. Place of mailing:	
3. At the time of service I was over the age of 18 and not a party to this legal action. I am a r where the mailing occurred. My residence or business address is (specify):	esident of or employed in the county
I declare under penalty of perjury under the laws of the State of California that the foregoing is Date:	s true and correct.
(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS) (SIGNATUR	RE OF PERSON WHO SERVED THE PAPERS)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number and address):	FOR COURT USE ONLY
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PETITIONER:	
RESPONDENT:	
APPLICATION AND ORDER FOR REISSUANCE	CASE NUMBER:
OF ORDER TO SHOW CAUSE	
(Elder or Dependent Adult Abuse) (CLETS)	
1. Petitioner requests the court to reissue the Order to Show Cause and Temporary Restra	ining Order originally issued as follows:
a. Order to Show Cause was issued on (date):	
b. Order to Show Cause was last set for hearing on (date):	
c. Order to Show Cause has been reissued previously (number of times):	
2. Petitioner requests reissuance of the order because	
a. respondent was unable to be served as required before the hearing date.	
b. other (specify):	
I declare under penalty of perjury under the laws of the State of California that the foregoing	is true and correct
	io trao ana oomoot.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE)
ORDER	,
3. IT IS ORDERED that the <i>Order to Show Cause</i> issued as shown in item 1 above is reissued and res	set for hearing in this court as follows:
a. Date: Time: Dept.:	Room:
at the street address of the court shown above.	
h. Do the class of hereines and he date of this and an executivity and an executive	A complete the Hole of the Arthur Levy
b. By the close of business on the date of this order a copy of this order and any proof of the conference of the confer	or service shall be given to the law
enforcement agencies named in the <i>Order to Show Cause</i> as follows:	
(1) Petitioner shall deliver.	
(2) Petitioner's attorney shall deliver.	
(3) The clerk of the court shall deliver.	
c. A copy of this order shall be attached to documents to be served on respondent, as of	directed in the Order to Show Cause, and
shall also be served on respondent.	
d. ALL OTHER ORDERS CONTAINED IN THE ORDER TO SHOW CAUSE REMAIN	
MODIFIED BY THIS ORDER. The Order to Show Cause and this order expire on the	e date and the time of the hearing shown in
the box above unless extended by the court.	
Date:	
	JUDICIAL OFFICER